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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
10/817,415	03/31/2004	Robert E. Richardson JR.	84773	8909
23501	7590 06/10/2005		EXAMINER	
NAVAL SURFACE WARFARE CENTER, DAHLGREN DIVISION OFFICE OF COUNSEL, CODE XDC1 17320 DAHLGREN ROAD DAHLGREN, VA 22448-5110			NGUYEN, H	IOAI AN D
			ART UNIT	PAPER NUMBER
			2858	

DATE MAILED: 06/10/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)				
Office Anti-m Comment	10/817,415	RICHARDSON ET AL.				
Office Action Summary	Examiner	Art Unit				
	Hoai-An D. Nguyen	2858				
The MAILING DATE of this communication Period for Reply	appears on the cover sheet with the	correspondence address				
A SHORTENED STATUTORY PERIOD FOR RE THE MAILING DATE OF THIS COMMUNICATIO - Extensions of time may be available under the provisions of 37 CFI after SIX (6) MONTHS from the mailing date of this communication - If the period for reply specified above is less than thirty (30) days, a - If NO period for reply is specified above, the maximum statutory pe - Failure to reply wilthin the set or extended period for reply will, by st Any reply received by the Office later than three months after the meanned patent term adjustment. See 37 CFR 1.704(b).	N. R 1.136(a). In no event, however, may a reply be In reply within the statutory minimum of thirty (30) deriod will apply and will expire SIX (6) MONTHS fro atute, cause the application to become ABANDON	timely filed ays will be considered timely. In the mailing date of this communication. NED (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed on 1	<u>3 May 2005</u> .					
2a) ☐ This action is FINAL . 2b) ☑	This action is non-final.					
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is						
closed in accordance with the practice und	er <i>Ex parte Quayle</i> , 1935 C.D. 11,	453 O.G. 213.				
Disposition of Claims						
4)⊠ Claim(s) <u>1-25</u> is/are pending in the application.						
4a) Of the above claim(s) <u>7-9 and 23-25</u> is/are withdrawn from consideration.						
5) Claim(s) 10 is/are allowed.						
s)⊠ Claim(s) <u>1-5,11-19,21 and 22</u> is/are rejected.						
	7)⊠ Claim(s) <u>6 and 20</u> is/are objected to.					
8) Claim(s) are subject to restriction ar	nd/or election requirement.					
Application Papers						
9) The specification is objected to by the Exam	niner.					
10)⊠ The drawing(s) filed on <u>31 March 2004</u> is/are: a)⊠ accepted or b)□ objected to by the Examiner.						
Applicant may not request that any objection to						
Replacement drawing sheet(s) including the co						
11)☐ The oath or declaration is objected to by the	e Examiner. Note the attached Office	ce Action or form PTO-152.				
Priority under 35 U.S.C. § 119						
12) ☐ Acknowledgment is made of a claim for force a) ☐ All b) ☐ Some * c) ☐ None of:	eign priority under 35 U.S.C. § 119((a)-(d) or (f).				
1. Certified copies of the priority documents have been received.						
2. Certified copies of the priority documents have been received in Application No						
3. Copies of the certified copies of the	priority documents have been recei	ved in this National Stage				
application from the International Bu	reau (PCT Rule 17.2(a)).					
* See the attached detailed Office action for a	list of the certified copies not recei	ved.				
044h4/-h						
Attachment(s) 1) ☑ Notice of References Cited (PTO-892)	4) Interview Summa	ury (PTO-413)				
Notice of Draftsperson's Patent Drawing Review (PTO-948)						
 Information Disclosure Statement(s) (PTO-1449 or PTO/SE Paper No(s)/Mail Date <u>3/31/04</u>. 	3/08) 5) ☐ Notice of Informa 6) ☐ Other:	i Fatent Application (PTO-152)				
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DETAILED ACTION

Election/Restrictions

- 1. Applicant's election without traverse of species A of Figure 7 in the reply filed on May 13, 2005 is acknowledged.
- 2. Claims 7-9 and 23-25 are withdrawn from further consideration pursuant to 37 CFR 1.142(b) as being drawn to a nonelected species, there being no allowable generic or linking claim. Election was made without traverse in the reply filed on May 13, 2005.

Claim Rejections - 35 USC § 102

3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 4. Claims 1, 11, 12, 14 and 21 are rejected under 35 U.S.C. 102(b) as being anticipated by Downing et al. (US 5,124,662 A).

Downing et al. teach particle classification employing plane polarized radiation applied in three orthogonal directions comprising:

With regard to claims 1, 14 and 21, a resonant cavity (FIG. 1, cavity 10) having a high E field sensing region, means (FIG. 1, microwave generators 24) for feeding power to the cavity, means (FIG. 1, any convenient manner) for directing an airborne particle through the high E field sensing region of the cavity, and sensing means (FIG. 1, detectors 28) coupled to the cavity for

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sensing the drop (marked effect) in E field level caused by the particle and outputting a signal representative thereof (Column 1, lines 38-48 and from column 2, line 56 to column 3, line 55).

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With regard to claim 11, a resonant cavity (FIG. 1, cavity 10) with an input port (FIG. 1, entry opening 12) and an opening (FIG. 1, exit opening 14) near said input port and having a high E field sensing region, means (FIG. 1, microwave generators 24) for feeding power to the cavity, means (FIG. 1, any convenient manner) for directing an airborne particle through the high E field sensing region of the cavity, and sensing means (FIG. 1, detectors 28) coupled to the cavity for sensing the drop in E field level caused by the particle and outputting a signal representative thereof (Column 1, lines 38-48 and from column 2, line 56 to column 3, line 55).

With regard to claim 12, a resonant cavity (FIG. 4, cavity is round cylindrical in shape) having dimension wherein its height (FIG. 4, the longer side of the cylindrical cavity) is greater than its width (FIG. 4, the shorter side of the cylindrical cavity) and having a high E field sensing region, means (FIG. 1, microwave generators 24) for feeding power to the cavity, means (FIG. 1, any convenient manner) for directing an airborne particle through the high E field sensing region of the cavity, and sensing means (FIG. 4, detector structure 306) coupled to the cavity for sensing the drop in E field level caused by the particle and outputting a signal representative thereof (Column 1, lines 38-48, from column 2, line 56 to column 3, line 55 and column 4, lines 32-48).

Claim Rejections - 35 USC § 103

5. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

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(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

6. Claims 2 and 16 are rejected under 35 U.S.C. 103(a) as being unpatentable over Downing et al. in view of Coulter et al. (US 3,603,875 A).

Downing et al. teaches all that is claimed as discussed in the above rejection of claims 1, 11, 12, 14 and 21, but he does not specifically teach the followings:

• The output signal is proportional to the volume concentration of the particles.

However, Coulter et al. teach particle analyzing method and apparatus employing multiple apertures and multiple channels per aperture comprising:

With regard to claims 2 and 16, the output signal is proportional to the volume concentration of the particles (Column 12, lines 57-62).

Therefore, it would have been obvious to one having ordinary skill in the art at the time the invention was made to modify the particle classification employing plane polarized radiation applied in three orthogonal directions of Downing et al. to incorporate the teaching of outputting a signal proportional to the volume concentration of the particles taught by Coulter et al. since Coulter et al. teach that such an arrangement is beneficial to provide statistically valid data available at all times during an analysis run as disclosed in the abstract.

7. Claims 3 and 17 are rejected under 35 U.S.C. 103(a) as being unpatentable over Downing et al. in view of Russell et al. (US 6,263,744 B1).

Downing et al. teaches all that is claimed as discussed in the above rejection of claims 1, 11, 12, 14 and 21, but he does not specifically teach the following:

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 Means for measuring the air volume flow rate, and means for counting the number of signals outputted by the sensing means per unit time.

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However, Russell et al. teach an automated mobility-classified-aerosol detector comprising:

With regard to claims 3 and 17, means (FIG. 1, flow meters 140 and 142) for measuring the air volume flow rate, and means (FIG. 1, condensation nucleus counter (CNC) 162) for counting the number of particles in the sample flow per unit time (From column 5, line 65 to column 6, line 43).

As inherency from Downing et al. reference, each time a particle enters the cavity, the E field drops, then the sensing means senses the drop of the E field and outputs a signal.

Therefore, the number of signals outputted by the sensing means is equal to the number of particles in the sample flow.

Therefore, it would have been obvious to one having ordinary skill in the art at the time the invention was made to modify the particle classification employing plane polarized radiation applied in three orthogonal directions of Downing et al. to incorporate the teaching of means for measuring the volume concentration of conductive particles taught by Russell et al. since Russell et al. teach that such an arrangement is beneficial to provide a system design for aerosol measurements with significantly improved spatial and temporal resolution, automated flow control, and high counting efficiency as disclosed in column 5, lines 1-20.

8. Claims 4, 5, 18 and 19 are rejected under 35 U.S.C. 103(a) as being unpatentable over Downing et al. in view of Russell et al. (US 6,263,744 B1) and Miller et al. (US 4,015,464 A).

Downing et al. teaches all that is claimed as discussed in the above rejection of claims 1, 11, 12, 14 and 21, but he does not specifically teach the following:

 Means for measuring the air volume flow rate, means for counting the number of signals outputted by the sensing means per unit time, and means for measuring the average height of the signals outputted by the sensing means per unit time.

However, Russell et al. teach an automated mobility-classified-aerosol detector comprising:

With regard to claims 4 and 18, means (FIG. 1, flow meters 140 and 142) for measuring the air volume flow rate, and means (FIG. 1, condensation nucleus counter (CNC) 162) for counting the number of particles in the sample flow per unit time (From column 5, line 65 to column 6, line 43).

As inherency from Downing et al. reference, each time a particle enters the cavity, the E field drops, then the sensing means senses the drop of the E field and outputs a signal.

Therefore, the number of signals outputted by the sensing means is equal to the number of particles in the sample flow.

Therefore, it would have been obvious to one having ordinary skill in the art at the time the invention was made to modify the particle classification employing plane polarized radiation applied in three orthogonal directions of Downing et al. to incorporate the teaching of means for measuring the volume concentration of conductive particles taught by Russell et al. since Russell et al. teach that such an arrangement is beneficial to provide a system design for aerosol measurements with significantly improved spatial and temporal resolution, automated flow control, and high counting efficiency as disclosed in column 5, lines 1-20.

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In addition, Miller et al. teach an ultrasonic continuous wave particle monitor comprising:

With regard to claims 4 and 18, means (FIG. 1, pulse height analyzer 105) for measuring
the average height of the signals outputted by the sensing means (Column 5, lines 38-63 and
from column 6, line 56 to column 7, line 15).

Therefore, it would have been obvious to one having ordinary skill in the art at the time the invention was made to further modify the particle classification employing plane polarized radiation applied in three orthogonal directions of Downing et al. and Russell et al. to incorporate the teaching of means for measuring the average height of the signals outputted by the sensing means taught by Miller et al. since Miller et al. teach that such an arrangement is beneficial to provide a system using a pulse height analyzer to detect the number of particles of a particular size present in the fluid medium as disclosed in column 5, lines 38-63 and from column 6, line 56 to column 7, line 15.

With regard to claims 5 and 19, means for displaying the count of signal outputted by said sensing means (Column 6, lines 38-50).

Therefore, it would have been obvious to one having ordinary skill in the art at the time the invention was made to further modify the particle classification employing plane polarized radiation applied in three orthogonal directions of Downing et al. and Russell et al. to incorporate the teaching of means for displaying the count of signal outputted by said sensing means taught by Miller et al. since Miller et al. teach that such an arrangement is beneficial to provide a visual or other indication that particles exceeding a predetermined minimum size present in the fluid medium as disclosed in column 6, lines 38-50.

9. Claims 13, 15 and 22 are rejected under 35 U.S.C. 103(a) as being unpatentable over Downing et al. in view of Mathur (US 6,563,250 B2).

Downing et al. teaches all that is claimed as discussed in the above rejection of claims 1, 11, 12, 14 and 21, but he does not specifically teach the following:

• An excitation frequency slightly higher than said resonant frequency.

However, Mathur teaches Piezoelectric damping system for reducing noise transmission through structures comprising:

With regard to claims 13, 15 and 22, supplying an excitation frequency slightly higher than the resonant frequency (From column 3, line 38 to column 4, line 37).

Therefore, it would have been obvious to one having ordinary skill in the art at the time the invention was made to modify the apparatus and method for current sensing of Downing et al. to incorporate the teaching of supplying an excitation frequency slightly higher than the resonant frequency taught by Mathur since Mathur teaches that such an arrangement is beneficial to provide a system for carrying more of the energy being transmitted to compensate the transmission loss by airborne noise transmission through the transmission structure as disclosed from column 3, line 38 to column 4, line 37.

Allowable Subject Matter

10. Claims 6 and 20 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

The following is a statement of reasons for the indication of allowable subject matter:

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• The primary reason for the indication of the allowability of claims 6 and 20 is the inclusion therein, in combination as currently claimed, of the limitation of means for counting the number of signals of a given height outputted by the sensing means per unit time, and a memory storage register having an address number proportional to signal height. This limitation is found in claims 6 and 20 is neither disclosed nor taught by the prior art of record, alone or in combination.

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11. Claim 10 is allowed.

The following is an examiner's statement of reasons for allowance:

• The primary reason for the indication of the allowability of claim 10 is the inclusion therein, in combination as currently claimed, of the limitation of first, and second waveguides each having a cavity with a high E field sensing region and a third cavity with a high E field sensing region, said three E field sensing regions being orthogonally arranged relative to each other so that x, y, and z sensing fields are provided. This limitation is found in claim 10 is neither disclosed nor taught by the prior art of record, alone or in combination.

Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

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Conclusion

12. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Applicant's attention is invited to the followings whose inventions disclose similar devices.

- Van Degrift et al. (US 4,087,738 A) teach a magnetic resonance detection method and apparatus.
- Kontani et al. (US 4,719,360 A) teach a method for determination of concentration of smoke emanating from combustion engine and apparatus for working said method.
- Loedding et al. (US 5,156,776 A) teach an aerosol generating system.
- Girvin et al. (US 5,642,193 A) teach a particle counter employing a solid-state laser with an intracavity view volume.
- Agrawal et al. (US 6,466,318 B1) teach a device for measuring particulate volume and mean size in water.
- Juneau et al. (US 6,694,796 B2) teach a Device and method for introducing a known dust concentration spike for calibrating particulate matter continuous emission monitoring systems.
- Shofner et al. (US 2003/0016357 A1) teach a measurement of aerosol mass concentration and mass delivery rate.

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CONTACT INFORMATION

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Hoai-An D. Nguyen whose telephone number is 571-272-2170. The examiner can normally be reached on M-F (8:00 - 5:30) First Friday Off.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Eddie Lefkowitz can be reached on 571-272-2180. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

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Hoai-An D. Nguyen Examiner

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